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United States Bankruptcy Court Western District of Oklahoma

In re	James D Russell			Case N	o.		
			Debtor(s)	Chapte	r _	13	
		Chec	CHAPTER 13 PLAN k if this is an amen	ded plan			
1. NOTI	ICES:						
To Debt	tors: This form sets out options that the option is approprilical rules and judicial rulir	ate in your circumstar	nces or that it is pe				
	In the following notice to cr	reditors, you must ched	ck each box that ap	olies.			
To: Cred	ditors: Your rights may be affected	d by this plan. Your cla	aim may be reduce	d, modified or eliminated.			
	You should read this plan ca attorney, you may wish to c		with your attorney	f you have one in this ban	kruptcy	y case. If you do	not have an
	If you oppose the plan's tre confirmation at least 7 days The Bankruptcy Court may 3015. In addition, you must	s before the date set for confirm this plan with	or the hearing on co out further notice i	onfirmation, unless otherw no objection to confirmat	ise ord	dered by the Bar	nkruptcy Court.
	an contains nonstandard provisions					Yes	✓ No
The pla 5.C.(2)	an limits the amount of a secured c (b).	laim based on a valua	tion of the collatera	I in accordance with Section	n	y Yes	☐ No
The pla	an avoids a security interest or lien	in accordance with Se	ection 9.			☐ Yes	✓ No
the p comn any C	MENTS TO THE TRUSTEE: The Debtolan payment structure is in the formence on or before 30 days after the Court Order.	m of step payments, t	he payment structu	re is indicated below. Plan	payme	ents to the Trust	tee shall
		720.00					
	mum total of plan payments: \$ <u>195,</u>						
	Debtor intends to pay plan paymen irect or	ts:					
	y wage deduction from employer o		Debtor Joint Debtor				
Debt	tor's Pay Frequency: Monthly	Semi-monthly year)	y (24 times per	Bi-weekly (26 times per ye	ar) 🖣	✓ Weekly	Other
Joint	t Debtor's Pay Frequency: 🗌 Mo	nthly Semi-mo year)	onthly (24 times per	☐ Bi-weekly (26 time: year)	s per	☐ Weekly	Other
3. PLAN	l LENGTH։ This plan is a <u>60</u> month բ	olan.					
4. GENE	ERAL PROVISIONS:						
a. As	used herein, the term "Debtor" sh	all include both Debto	rs in a joint case.				
b. Stu	udent loans are non-dischargeable	unless determined in	an adversary proce	eding to constitute an undu	ue harc	dship under 11 L	J.S.C.

§523(a)(8).

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- c. The Trustee will make no disbursements to any creditor until an allowed proof of claim has been filed. In the case of a secured claim, the party filing the claim must attach proper proof of perfection of its security interest as a condition of payment by the Trustee.
- d. Creditors not advising the Trustee of address changes may be deemed to have abandoned their claims.
- e. All property shall remain property of the estate and shall vest in the Debtor only upon dismissal, discharge, conversion or other specific Order of the Court. The Debtor shall be responsible for the preservation and protection of all property of the estate not transferred to and in the actual possession of the Trustee.
- f. The debtor is prohibited from incurring any debts except such debts approved pursuant to the Court's directives or as necessary for medical or hospital care.

5	DISBLI	PSEMENITS	TO BE MADE	BY TRUSTEF:
J.	טטטוט	IVOLIVILIA I O	TO DE MIADE	DI INUSILL.

5. DISBU	SEMENTS TO BE MADE BY TRUSTEE:							
(1) (2)	INISTRATIVE EXPENSES: timated Trustee's Fee: <u>7.5</u> % torney's Fee (unpaid portion): \$ <u>2,500.00</u> to be paid through plan in monthly payments ing Fee (unpaid portion): \$ <u>None</u>							
B. PR	RITY CLAIMS UNDER 11 U.S.C. § 507:							
(1)	DMESTIC SUPPORT OBLIGATIONS:							
	(a) Debtor is required to pay all post-petition domestic support obligations directly to the holder of the claim.							
	(b) The name(s) of the holder(s) of any domestic support obligation are as follows:							
	(c) Anticipated Domestic Support Obligation Arrearage Claims. Unless otherwise specified in this Plan, priority claims under 11 U.S.C. § 507(a)(1) will be paid in full pursuant to 11 U.S.C. § 1322(a)(2). These claims will be paid at the same time as secured claims. Any allowed claim for a domestic support obligation that remains payable to the original creditor shall be paid in full pursuant to the filed claim, unless limited by separate Court Order or filed Stipulation.							
	Arrearage shall be paid through wage assignment, pursuant to previous Order entered by a non-bankruptcy Court.							
	Arrearage shall be paid in full through the plan.							
Name -NONE	Estimated arrearage claim Projected monthly arrearage payment in plan							
) Pursuant to §§ 507(a)(1)(B) and 1322(a)(4), the following domestic support obligation claims are assigned to, owed to, or recoverable a governmental unit, and shall be paid as follows:							
	laimant and proposed treatment:							
(2)	THER PRIORITY CLAIMS:							
	Pre-petition and/or post-petition priority tax claims shall be paid in full pursuant to the filed claim unless limited by separate Court reder or filed Stipulation.							
Name -NONE	Amount of Claim							
) All other holders of priority claims listed below shall be paid in full as follows:							
Name -NONE	Amount of Claim							

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claims secured by a pur	N ADEQUATE PROTECTION: Pre-co chase money security interest in p syments shall not be paid until the	ersonal property s	hall be paid by the Truste	ee through the plan as p	rovided below.		
Name	(Collateral Descript	ion	Pre-Confirmation Mo	Pre-Confirmation Monthly Payment		
Service Mac LLC Vallance Bank		5689 Lamar Circle No 5689 Lamar Circle, N					
(2) SECURED DEBTS WH	HICH WILL NOT EXTEND BEYOND T	THE LENGTH OF TH	IE PLAN:				
incurred within the personal use, or inc	S NOT SUBJECT TO VALUATION: S 910-day period preceding the filing urred within the 1-year period precent erest at the rate stated below. The	g of the bankruptc ceding the bankru	y petition where the colla ptcy petition where the c	ateral is a motor vehicle ollateral is any other thi	acquired for ng of value, sha		
Name	Collateral Descriptio	on Estim Claim	nated Amount of	Monthly Payment	Interest Rate		
Vallance Bank HELOC	5689 Lamar Circle, No		\$17,980.23	\$299.67	0	%	
	n of real estate requires the filing o alue of real estate stated below ma Collateral Descriptio 2019 Indian Chiefta	ay be approved. on Propo	rmine value and the entr osed Secured Value \$11,500.00	y of a separate Court Or Monthly Payment \$275.20	Interest Rate	%	
	motorcycle 9750 mi						
(3) DEBTS SECURED BY	PRINCIPAL RESIDENCE WHICH WII	LL EXTEND BEYON	D THE LENGTH OF THE P	LAN (LONG-TERM DEBT	S):		
Name Service Mac LLC	Collateral Description 5689 Lamar Circle Norman, OK	*Monthly Ongoing Pymt \$2270.9	1st Post-petition Payment 95 \$2270.95	*Estimated Amt of Arrearage \$11,845.1	Interest of Arrearage 6 2.875%	,	
first plan payment. The ar the amount stated on the post-petition payment is r	nyment" is the monthly ongoing more rearage amounts, monthly ongoing claim unless objected to and limite eflected above. EBTS WHICH WILL EXTEND BEYONI	g payment, and 1s ed by separate Cou	t post-petition payment a urt Order. The interest ra	are estimated and will be te to be paid on the arre	e paid accordin	ng to	
Name	Collateral Description	*Monthly Ongoin Pymt	g 1st Post-petition Payment	*Estimated Amt of Arrearage	Interest on Arrearage		
						_ % _ %	
payment. The arrearage a	ayment" is the monthly ongoing pa mounts, monthly ongoing paymen m unless objected to and limited b eflected above.	t, and 1st post-pet	tition payment are estima	ated and will be paid acc	ording to the	olan	
D. UNSECURED CLAIMS	S:						
(1) Special Nonprior	ity Unsecured claims shall be paid	in full plus interes	t at the rate stated below	, as follows:			
Name	,	Amount of Claim		Interest Rate	٥/		

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(2) General Nonpriority Unsecured: Other unsecured creditors shall be paid pro-rata approximately <u>100.00</u> percent, unless the plan guarantees a set dividend as follows:

Guaranteed dividend to non-priority unsecured creditors: <u>\$0</u>

bklawokc@gmail.com

Name	Amount of Claim		Monthly Payment	Collateral Description if A	.pplicable
AES		\$31,875	\$100	Student Loans	
	allowed only if the debtor is curre no unfair preference is created b			it on the obligation comes due a	after the last
7. EXECUTORY CONTRACTS AN	ND UNEXPIRED LEASES: The plan	rejects all ex	ecutory contracts and ur	nexpired leases, except as follow	vs:
Name -NONE-	Description	on of Contract or Lease			
	The following property is to be so ts the automatic stay be terminat				
Name -NONE-	Amount of	f Claim	Collateral Descript	ion	
	vill be avoided by the confirmation of the con		. Liens may be avoided c	nly by separate Court Order, up	on proper
Liens Debtor intends to avoid:					
Name -NONE-	Amount of	f Claim	Description of Pro	perty	
10. Nonstandard Plan Pro	OVISIONS: Any nonstandard prov	ision placed e	elsewhere in this plan is v	void.	
	cation is made by the Debtor, if n han those set out in this paragrap		ed by an attorney, or the	Attorney for Debtor, that the p	lan contains no
Date August 15, 2023	Signature	/s/ James E			
		James D Ru Debtor	ssell		
Date	Signature	Joint Debto	r		
/s/ Alexander Elias Hilton II					
Attorney for Debtor(s) Signatu Alexander Elias Hilton II 6440 Avondale Drive, Suite 20 Oklahoma City, OK 73116 405-418-2116 Fax 405-260-9	01				